

## Message Text

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ORIGIN IO-13

INFO OCT-01 ADP-00 AF-10 CIAE-00 DODE-00 PM-09 H-02 INR-10

L-03 NSAE-00 NSC-10 PA-03 RSC-01 PRS-01 SS-15 USIA-12

TRSE-00 EB-11 COME-00 OMB-01 INT-08 INRE-00 /110 R

DRAFTED BY IO/ UNP: DCHALSTED: ERM

4/13/73 EXT 21891

APPROVED BY IO/ UNP: LTSTULL

AF/ RA - MR. WALKER

AF/ S - MR. HOYT

L/ UNA - MR. SURENA

IO/ UNP - MR. SYLVESTER

TREASURY - MR. SOMMERFIELD ( INFO)

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P 132232 Z APR 73

FM SECSTATE WASHDC

TO USMISSION USUN NEW YORK PRIORITY

C O N F I D E N T I A L STATE 069667

E. O. 11652: GDS

TAGS: PFOR, UNSC, RH

SUBJECT: SC SANCTIONS COMMITTEE

REF: A. USUN 1337; B. USUN 1336; C. USUN 1325;  
D. STATE 68725 AND PREVIOUS

1. DEPT. CONCURS WITH MISSION'S REASONING ON NECESSITY OF REACHING AGREEMENT ON PARA 2. ACCORDINGLY, WE WOULD BE ABLE TO ACCEPT PARAGRAPH, SECOND SENTENCE OF WHICH WOULD READ ( USUN 1325): " ACCORDINGLY THE COMMITTEE RECOMMENDS THAT ALL STATES WHICH HAVE NOT ALREADY DONE SO SHOULD BE REQUESTED TO INSTITUTE URGENTLY EFFECTIVE PROCEDURES AT THE POINT OF IMPORTATION TO INSURE THAT SUCH GOODS ARRIVING FOR IMPORTATION FROM SOUTH AFRICA, MOZAMBIQUE AND ANGOLA ARE NOT CLEARED THROUGH CUSTOMS UNTIL THEY ARE SATISFIED THAT THE DOCUMENTATION IS ADEQUATE AND COMPLETE."

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2. WHILE PARA 2 ACCEPTABLE IN THIS FORM WOULD PREFER ADDITION OF AUSTRALIAN AND UK AMENDMENT ( PARA 1, USUN 1337) OR, AS SECOND CHOICE, THIRD SENTENCE PROPOSED BY INDIA WITH " ESTABLISHED" VICE " SUSPECTED." ALSO ACCEPTABLE WOULD BE SUDANESE PROPOSAL, "... AND TO ENSURE THAT SUCH PROCEDURES PROVIDE FOR THE RECALL OF CLEARED GOODS INTO CUSTOMS CUSTODY IF SUBSEQUENTLY ESTABLISHED TO BE OF SOUTHERN RHODESIAN ORIGIN."

3. WHEN MISSION INDICATES AGREEMENT ON PARA 2 DEPT. CONSIDERS IT IMPORTANT THAT US REPRESENTATIVE ALSO MAKE STATEMENT ALONG FOLLOWING LINES: " THE UNITED STATES WOULD LIKE THE SUMMARY RECORD TO SHOW THAT THE US INTERPRETS THIS PARAGRAPH TO MEAN THAT THERE IS NO REQUIREMENT FOR THE DETENTION OF IMPORTS ALLEGED TO ORIGINATE FROM SOUTH AFRICA, ANGOLA, OR MOZAMBIQUE UNLESS CUSTOMS HAS EVIDENCE TO CONCLUDE THAT THEY ARE OF SOUTHERN RHODESIAN ORIGIN. MY DELEGATION HAS BEEN RELUCTANT TO ACCEPT THIS VERSION OF PARAGRAPH 2 BECAUSE WE BELIEVE THAT SOME MIGHT INTERPRET IT AS OBSTRUCTING THE FLOW OF LEGAL COMMERCE. WE DO NOT ATTACH THIS UNDERSTANDING TO THE PARAGRAPH WHICH WE ACCEPT IN THE INTERESTS OF STRENGTHENING ECONOMIC SANCTIONS AGAINST SOUTHERN RHODESIA."

4. RE PARA 6, CHANGE PROPOSED BY INDIA ACCEPTABLE. UK PHRASING AT END, " ESPECIALLY THOSE BASED ON RELEVANT SC RESOLUTIONS," ALSO ACCEPTABLE AND WE ASSUME SAME WORDING WOULD BE DELETED FROM FIRST SENTENCE.

5. CHANGES TO PARA 7 ACCEPTABLE EXCEPT THAT MISSION SHOULD SEEK REVISION OF WORDING IN LAST BRACKETS AS FOLLOWS: " IN ADDITION THE COMMITTEE MAY ALSO MAKE APPROPRIATIONS FOR OTHER PURPOSES CONNECTED WITH SANCTIONS AND CONSISTENT WITH THE AIMS OF RES. 253 (1968) IF FUNDS ARE AVAILABLE." REASON FOR NARROWING SOMEWHAT SCOPE OF THIS SENTENCE IS THAT SOME AIMS OF RES. 253, SUCH AS RENDERING " MORAL AND MATERIAL ASSISTANCE TO PEOPLE OF SOUTHERN RHODESIA IN THEIR STRUGGLE T  
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\*\*\* Current Classification \*\*\* CONFIDENTIAL

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